BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA DOCKET NO. 2019-184-E

IN RE:	South Carolina Energy Freedom Act)	
	(H.3659) Proceeding to Establish)	
	Dominion Energy South Carolina,)	
	Incorporated's Standard Offer, Avoided)	MOTION
	Cost Methodologies, Form Contract)	FOR
	Power Purchase Agreements,)	ADMISSION PRO HAC VICE
	Commitment to Sell Forms, and Any)	
	Other Terms or Conditions Necessary)	
	(Includes Small Power Producers as)	
	Defined in 16 United States Code 796, as)	
	Amended) - S.C. Code Ann.)	
	Section 58-41-20(A))	

Intervenor, South Carolina Solar Business Alliance, Inc., ("SCSBA"), hereby moves the Public Service Commission of South Carolina, ("Commission"), to permit Benjamin L. Snowden, Esquire to practice *Pro Hac Vice* before this Commission in the above-captioned proceeding.

Pursuant to Rule 404, of the South Carolina Appellate Court Rules ("SCACR"), Mr. Snowden, with the consent of counsel of record, is simultaneously filing with the South Carolina Supreme Court, a Verified Application for Admission *Pro Hac Vice*, in the State of South Carolina, (attached hereto as, Exhibit "A").

WHEREFORE, in accordance with the provisions set forth in Rule 404, SCACR, Intervenor, SCSBA respectfully request that this Motion be granted.

This 13th day of August, 2019.

Respectfully Submitted, /s/Richard L. Whitt

Richard L. Whitt, Richard@RLWhitt.Law

WHITT LAW FIRM, LLC

401 Western Lane, Suite E Irmo, South Carolina 29063 (803) 995-7719 Attorney for South Carolina Solar Business Alliance, Inc.

August 13, 2019 Columbia, South Carolina

VERIFIED APPLICATION FOR ADMISSION PRO HAC VICE IN THE STATE OF SOUTH CAROLINA

	EXHIBIT	
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South Carolina Energy Freedom Act (H.3659) Proceeding to Establish Dominion Energy South Carolina, Incorporated's Standard Offer Avoided

Docket No.: 2019-184-E

Public Service Commission of South Carolina



Cost Methodologies, Form Contract Po	RECEIVE					
Purchase Agreements, Commitment to Sell						
Forms, and Any Other Terms or		AUG 1 3 2019				
Conditions Necessary (Includes Small		X				
Power Producers as Defined in 16 Unit	ted	S.C. SUPREME COU				
States Code 796, as Amended) - S.C. C	Code	W.O. OO! TIEIWE OOD				
Ann. Section 58-41-20(A)						
Plaintiff	Case No.	Court				
VS.						
	Mailing Address of Court:	101 Executive Center Drive, Suite 100,				
		Columbia, South Carolina 29210				
Defendant	Medicate and control region of the P Age Ag					
		;				
Comes now Benjamin L. Snowden, app	olicant herein, and respectfully represents t	the following:				
	• • •	9				
 Applicant resides at: 						
608 Macon Place						
Street Address						
<u>Raleigh</u> <u>Wake</u>	<u>NC</u>	27609				
City County	State	Zip Code				
404-309-3689		^				
Telephone						
Applicant is an attorne	y and a member of the law firm of (or prac	tices law under the name of) Kilpatrick				
Townsend & Stockton, LLP, with offic	es at, at					
4208 Six Forks Road, Suite 1400,						
Street Address						
Raleigh Wake	North Carolina	27609				
City County	State	Zip Code				
919-420-1719	919-420-1800	bsnowdenekilpatricktown				
Telephone	Fax Number	Email				
		M. WILL				

- Applicant has been retained personally or as a member of the above named law firm by South Carolina Solar Business Alliance, Inc. to provide legal representation in connection with the above case now pending before the above named court of the State of South Carolina.
- Since April of 2017, applicant has been, and presently is, a member in good standing of the bar of the highest court of the District of Columbia or the State of North Carolina where applicant regularly practices law. Attached is a certificate of good standing.
- Applicant has been admitted to practice before the following courts: (List all of the following courts applicant has been admitted to practice before: United States District Courts; United States Circuit Courts of Appeals; the Supreme Court of the United States; and courts of other states or the District of Columbia.)

	Date Admitted:		
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State of Georgia June, 200	7		

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District of Columbia	November, 2010	Ů.
U.S. District Court for the District of Columbia	7/25/06	The state of the s
U.S. District Court for the Northern District of Georgia	8/6/07	Φ
U.S. District Court for the Middle District of Georgia	8/7/07	4
U.S. District Court for the Eastern District of Virginia	2/17/12	()
U.S. District Court for the Western District of Virginia	2/28/12	
U.S. Court of Federal Claims	12/3/13	<u>'</u> +

Applicant is presently a member in good standing of the bars of those courts listed above, except as listed below: (List any court named in the preceding paragraph that applicant is no longer admitted to practice before.)

Not Applicable.

6. Applicant presently is not subject to any suspension or disbarment proceedings, and has not been formally notified of any complaints pending before a disciplinary agency, except as provided below (give particulars, e.g., jurisdiction, court, date):

Not Applicable.

7. Applicant never has had any application for admission pro hac vice in this or any other jurisdiction denied or any pro hac vice admission revoked, except as provided below (give particulars, e.g., date, court, docket number, judge, circumstances; attach a copy of any order of denial or revocation):

Not Applicable.

8. Applicant never has had any certificate or privilege to appear and practice before any administrative body, suspended or revoked, except as provided below (give particulars, e.g., date, administrative body, date of suspension and reinstatement).

Not Applicable.

9. Local counsel of record associated with applicant in this case is Richard L. Whitt, of the Whitt Law Firm, LLC law firm, which has offices at:

401 Western Lane, Suite E

Street Address
Richland Irmo South Carolina 29063
County City State Zip Code

803-995-7719
Telephone

10. Applicable list all other firms/attorneys you are associated with in this matter

Not Applicable list all other firms/attorneys you are associated with in this matter

Not Applicable is pending or was granted).

Not RE: Annual Review of Base rates for Fuel Costs for South Carolina Electric & Gas Company, Public Service Commission of South Carolina Docket 2017-2-E, closed; March 16, 2017; Local Counsel: Richard Lee Whitt of Austin & Company, Public Service Commission of South Carolina Docket 2017-2-E, closed; March 16, 2017; Local Counsel: Richard Lee Whitt of Austin & Company, Laboration of South Carolina Docket 2017-2-E, closed; March 16, 2017; Local Counsel:

Rogers, P.A.; Application granted.

IN RE: Shorthorn Solar, LLC, et. al., Complaint filed against Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, pending before the Public Service Commission of South Carolina, in Docket 2017-281-E; Local Counsel: Richard Lee Whitt of Austin & Rogers, P.A. Application dated September 18, 2017, Application granted.

IN RE: Southern Current LLC; Cypress Creek Renewables, LLC; and Birdseye Renewable Energy, LLC, Complainants/Petitioners v. Duke Energy Carolinas, LLC and Duke Energy Progress, LLC, Defendants/Respondents, pending before the Public Service Commission of South Carolina, in Docket 2017-332-E; Local Counsel of Record: Richard Lee Whitt of Austin & Rogers, P.A.; Application dated November 3, 2017, Application granted.

IN RE: Joint Application and Petition of South Carolina Electric & Gas Company and Dominion Energy, Incorporated for Review and Approval of a Proposed Business Combination between SCANA Corporation and Dominion Energy, Incorporated, as May Be Required, and for a Prudency Determination Regarding the Abandonment of the V.C. Summer Units 2 & 3 Project and Associated Customer Benefits and Cost Recovery Plans; Public Service Commission of South Carolina Docket 2017-370-E; Local Counsel: Richard Lee Whitt of Austin & Rogers, P.A.; Application dated October 12, 2018; Application granted.

IN RE: Annual Review of Base Rates for Fuel Costs for South Carolina Electric & Gas Company, Public Service Commission of South Carolina Docket 2018-2-E, Local Counsel: Richard Lee Whitt of Austin & Rogers, P.A.; Application dated March 15, 2018; Application granted.

IN RE: Annual Review of Base Rates for Fuel Costs for South Carolina Electric & Gas Company, Public Service Commission of South Carolina Docket 2019-2-E, closed March 30, 2019; Local Counsel: Richard Lee Whitt of Austin & Rogers, P.A.; Application dated March 14, 2019; Application granted.

- 11. Applicant agrees to comply with the applicable statutes, laws and rules of the State of South Carolina and will familiarize him/herself with and comply with the South Carolina Rules of Professional Conduct. Applicant consents to the jurisdiction of the South Carolina courts and Commission on Lawyer Conduct.
 - 12. Applicant respectfully requests to be admitted to practice in the above named court for this case only.

 DATED this

 day of August, 2019.

Bill

VERIFICATION

STATE OF NORTH CAROLINA)

COUNTY OF WAKE)

I, <u>Benjamin L. Snowden</u>, do hereby swear or affirm under penalty of perjury that I am the applicant in the above styled matter; that I have read the foregoing application and know the contents thereof; and that the contents are true of my own knowledge, except as to those matters stated on information and belief, and that as to those matters I believe them to be true.

APPLICANT/AFFIANT

Subscribed and sworn to before me this 9th day of August, 2019.

Notary Public for the State of NORTH CAROLINA

My Commission Expires: October 23, 2023



LOCAL COUNSEL CONSENT

I hereby consent, as local counsel of record, to the association of applicant in this cause pursuant to Rules Governing Admission *Pro Hac Vice* to the South Carolina Bar.

DATED this 13 day of August, 2018

LOCAL COUNSEL OF RECORD

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of this application upon the South Carolina Supreme Court by mail addressed to: South Carolina Supreme Court Office of Bar Admissions, PO Box 11330, Columbia, SC 29211, accompanied by payment of the \$250 filing fee payable to the South Carolina Supreme Court on this 250 day of August, 2019.

APPLICANT/AFFIANT

LOCAL COUNSEL OF RECORD

The North Carolina State Bar

I, Alice Neece Mine, Secretary of the North Carolina State Bar,

do hereby certify that

Mr. Benjamin Lee Snowden (Bar # 51745)

was licensed to practice law by the State of North Carolina on April 21, 2017.

Said lawyer is presently an active member of the North Carolina State Bar and is eligible to practice law in North Carolina.

Said lawyer is not subject to a pending order of administrative or disciplinary suspension.

Said lawyer's financial account with the State Bar is current.

Therefore, said lawyer is in good standing with the North Carolina State Bar.

Given over my hand and the Seal of the North Carolina State Bar, this the 12th day of July, 2019.

Alice Neece

Alice Neece Mine Secretary of the North Carolina State Bar